1		SUPPLEMENTAL TESTIMONY OF
2		KEITH C. COFFER, JR.
3		ON BEHALF OF
4		DOMINION ENERGY SOUTH CAROLINA, INC.
5		DOCKET NO. 2020-125-E
6		
7	Q.	PLEASE STATE YOUR NAME, BUSINESS ADDRESS, AND POSITION.
8	A.	My name is Keith C. Coffer, Jr. My business address is 400 Otarre Parkway,
9		Cayce, South Carolina. I am employed by Dominion Energy Southeast Services,
10		Inc. and serve as the Controller of Dominion Energy South Carolina, Inc. ("DESC"
11		or the "Company").
12	Q.	ARE YOU THE SAME KEITH C. COFFER, JR. WHO PREVIOUSLY
13		SUBMITTED DIRECT AND REBUTTAL TESTIMONY IN THIS
14		PROCEEDING?
15	A.	I am.
16	Q.	WHAT IS THE PURPOSE OF YOUR SUPPLEMENTAL TESTIMONY?
17	A.	The purpose of my supplemental testimony is to acknowledge the
18		Company's agreement with certain proforma adjustment updates reflected in the
19		South Carolina Office of Regulatory Staff ("ORS") witness Sullivan's Surrebuttal
20		Exhibit DFS-9 ("DFS-9"), pages 2 and 3. In addition, I provide information
21		regarding certain changes that are planned to become effective January 1, 2021, as

- part of the integration of Dominion Energy Southeast Services, Inc ("DESS" f/k/a SCANA Services, Inc.) into Dominion Energy Services, Inc. ("DES").
- Q. PLEASE EXPLAIN THE UPDATED PROFORMA ADJUSTMENTS
 REFLECTED IN ORS WITNESS SULLIVAN'S SURREBUTTAL EXHIBIT
 DFS-9.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

Α.

During the discovery process, the Company responded to numerous requests for information from ORS and other intervening parties. The Company provided full and transparent responses to those requests. As a result of developing and providing these discovery responses, the Company identified updates or corrections to certain proforma adjustments contained in its Application. The details of these updates were provided to ORS in the Company's Second Supplemental Response No. 8-6 to ORS's Eighth and Continuing Request for Books, Records and Other Information. ORS witness Daniel Sullivan included the updated retail electric operating experience effect of these adjustments in Exhibit No. (DFS-9), pages 2 and 3, which was submitted as part of his surrebuttal testimony. As indicated on lines 10 through 12 of page 3 of Mr. Sullivan's surrrebuttal testimony, the updated adjustments are highlighted in Exhibit No. (DFS-9). The Company has reviewed and agrees with the updates for these adjustments as reflected in Exhibit No. (DFS-9).

- Q. PLEASE EXPLAIN CHANGES THAT WILL OCCUR ON JANUARY 1,
 2021, AS PART OF THE INTEGRATION WITH DOMINION ENERGY.
- A. On January 1, 2021, services being provided for the Company by DESS will transition to DES. As a result, employees who were employed by DESS will become DES employees on January 1, 2021. In addition, with certain exceptions, DES will acquire the assets and liabilities of DESS.
- Q. ARE THERE OTHER CHANGES PLANNED TO OCCUR ON JANUARY 1,
 2021 THAT YOU WISH TO DISCUSS?
 - A. Yes. Effective January 1, 2021, and beginning with 2021 business activity, the Company will convert from its PeopleSoft enterprise software suite to the SAP enterprise software suite used by Dominion Energy. This conversion requires the Company to change its primary trial balance chart of accounts from the Federal Energy Regulatory Commission ("FERC") based accounts historically used by the Company, to the chart of accounts used by Dominion Energy. This is not to say that the Company's books and records will no longer be in accordance with the FERC Uniform System of Accounts, but rather that the Company's primary trial balance will be based on Dominion Energy's chart of accounts. These accounts then are mapped to appropriate FERC accounts for regulatory reporting purposes.

19 Q. DOES THIS CONCLUDE YOUR SUPPLEMENTAL TESTIMONY?

20 A. Yes, it does.

9

10

11

12

13

14

15

16

17

18